

## PUBLIC GENERAL LAW

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No sum of money, &c. won or lost by any species of gaming or betting, to be demandable or recoverable before any court or justice, or by any legal process before any tribunal in the state—1813, ch. 84,	615
Persons convicted of keeping any kind of gaming table (billiard table excepted) shall for the first offence pay not exceeding \$2,000, nor less than \$1,000, and imprisoned not exceeding twelve months, and for the second offence to pay not exceeding \$4,000, nor less than \$2,000, and be imprisoned not exceeding two years, &c.—1826, ch. 88,	874
Supplement to the above, prescribing penalty for the first offence, a fine not exceeding \$1,000, nor less than \$50, and thirty days imprisonment, for second offence, fine not exceeding \$1,000, nor less than \$200, and imprisonment not less than six months, nor more than two years—1829, ch. 136,	982
To prevent betting at elections in the state of Maryland—1838, ch. 392,	1300
Betting forbid under penalty of from \$50 to \$500—1838, ch. 392, sec. 1,	1300
Fines under this act to be paid to treasurer western shore for benefit of the school fund—1838, ch. 392, sec. 2,	1300
All deposits of bets or wagers hereby forfeited to the state, and shall be paid over to the county, for the use of primary schools—1838, ch. 392, sec. 3,	1300

### GAOL DELIVERY.

See OYER AND TERMINER.

### GARNISHEE.

See ATTACHMENTS.

When the word Attachment in this index was compiled, the act of 1839, ch. 324, was not printed. A reference to it here is not very appropriate, but it is the only subdivision under which it can be crowded in.

Property attached may be sold by an order of court, whenever they may deem the sale expedient—1839, ch. 324,	2346
Bond to be given before attachment is dissolved, in the cases therein enumerated—1839, ch. 324,	2346
Upon a bond being given, the attachment may be dissolved, upon an appearance, on common bail—1839, ch. 324,	2346

### GENERAL ASSEMBLY.

See *Constitution—Assembly.*

Each member of the general assembly to be furnished with a printed copy of the votes and proceedings, and of the laws and resolutions, passed at each session—1790, ch. 51, sec. 3,	262
On a petition to the general assembly to confirm the title to land within this state, or for any other purpose, the right of the petitioners shall not be invalidated by any means till the end of the session—1794, ch. 45,	305
Not to extend to prevent or delay any suit or execution against the property of such petitioner—1794, ch. 45,	305